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**UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE**

GABRIEL MARQUEZ VARGAS,

Plaintiff,

vs.

RRA CP OPPORTUNITY TRUST 1, REAL
TIME RESOLUTIONS, INC., and NORTH
STAR TRUSTEE, LLC,

Defendants.

CASE NO. 2:22-CV-01440-LK

**DEFENDANT NORTH STAR
TRUSTEE'S NOTICE OF JOINDER TO
DEFENDANTS RRA CP
OPPORTUNITY TRUST 1 AND REAL
TIME RESOLUTIONS' MOTION TO
DISMISS**

NOTE ON MOTION CALENDAR:

JANUARY 20, 2023

I. NOTICE OF JOINDER TO MOTION TO DISMISS

- A. Notice of Joinder and Joinder to Defendants RRA CP Opportunity Trust 1 and Real Time Resolutions' Motion to Dismiss (Dkt. No. 27) Plaintiff's First Amended Complaint pursuant to Fed. R. Civ. P. 12(b)(6).

Defendant North Star Trustee, LLC ("NST") hereby gives notice of joinder, and actual joinder in Defendants RRA CP Opportunity Trust 1 and Real Time Resolutions' ("RRA Defendants") Motion to Dismiss (Dkt. No. 27) Plaintiff's First Amended Complaint (Dkt. Nos. 26 and 26-1, exhibits thereto) pursuant to Fed. R. Civ. P. 12(b)(6) ("Motion to Dismiss").

1 NST hereby joins, adopts, and incorporates by reference the Introduction, Facts, Statement
2 of Issues, Legal Standard, Argument, and Conclusion sections from the RRA Defendants' Motion
3 to Dismiss (Dkt. No. 27 and exhibits thereto) and its related proposed Order.

4 **II. CONCLUSION**

5 For the foregoing reasons, Defendant NST respectfully requests that this Court grant
6 Defendant NST's joinder and order dismissal, with prejudice and without leave to amend,
7 Plaintiff's First Amended Complaint and all claims therein, against all Defendants.
8

9 ZBS LAW, LLP

10 DATED: December 29, 2022

11 By: /s/ Tom B. Pierce
Tom B. Pierce WSBA #26730
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12
13 /s/ Scott D. Crawford
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1 **CERTIFICATE OF SERVICE**

2 I HEREBY CERTIFY under the penalty of perjury pursuant to the laws of the State of
3 Washington that I am an employee of ZBS Law, LLP, and not a party to nor interested in the within
4 matter; that on the 29th day of December 2022, service was made of the:

- 5 **1. DEFENDANT NORTH STAR TRUSTEE'S NOTICE OF JOINDER TO**
6 **DEFENDANTS RRA CP OPPORTUNITY TRUST 1 AND REAL TIME**
7 **RESOLUTIONS' MOTION TO DISMISS**
8 **2. [PROPOSED] ORDER GRANTING DEFENDANT NORTH STAR TRUSTEE'S**
9 **JOINDER AND MOTION TO DISMISS PLAINTIFF'S FIRST AMENDED**
10 **COMPLAINT**

11
12 () by serving the below following party/parties electronically through email;

13 () by depositing a copy in the United States Mail postage prepaid to the parties listed below;

14 (x) by electronic service: Pursuant to CM/ECF System, registration as a CM/ECF user constitutes
15 consent to electronic service through the Court's transmission facilities. The Court's CM/ECF
16 systems sends an e-mail notification of the filing to the parties and counsel of record listed below
who are registered with the Court's EC/ECF system:

17 V. Omar Barraza, as attorney for
18 Plaintiff Gabriel Marquez Vargas
19 Barraza Law PLLC
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20 Seattle, WA 98146
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21 Geana M. Van Dessel, as attorney for
22 Defendants RRA CP Opportunity Trust 1 and Real Time Resolutions, Inc.
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24 Spokane, WA 99201
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SpokaneLitigationFilings@KutakRock.com

25 Dated: December 29, 2022

26 /s/ Jessica Lindsey
27 Jessica Lindsey, an employee of
28 ZBS Law, LLP